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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/696,804	10/29/2003	John P. Pelmulder	2102402-914911	1295
26379	7590 10/05/2005		EXAMINER	
	R RUDNICK GRAY C	KOCZO JR, MICHAEL		
2000 UNIVERSITY AVENUE E. PALO ALTO, CA 94303-2248		ART UNIT	PAPER NUMBER	
	,		3746	

DATE MAILED: 10/05/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Annticotion No.	Applicant/a)			
		Application No.	Applicant(s)			
		10/696,804	PELMULDER ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Michael Koczo, Jr.	3746			
Period fo	The MAILING DATE of this communication or Reply	appears on the cover sheet wit	h the correspondence address			
WHIC - Exte after - If NC - Failu Any	HORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING ensions of time may be available under the provisions of 37 CF of SIX (6) MONTHS from the mailing date of this communication of period for reply is specified above, the maximum statutory per ure to reply within the set or extended period for reply will, by significant reply received by the Office later than three months after the need patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUNIC FR 1.136(a). In no event, however, may a re n. eriod will apply and will expire SIX (6) MONT statute, cause the application to become AB/	CATION. eply be timely filed THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).			
Status		•				
1)⊠	Responsive to communication(s) filed on 1	19 August 2005.		,		
2a)⊠		This action is non-final.				
3)	Since this application is in condition for allo	•	ers. prosecution as to the merits is			
,	closed in accordance with the practice und	·	• •			
Disposit	ion of Claims					
4)⊠	Claim(s) <u>1-6,9-14 and 17-24</u> is/are pending	a in the application.	·			
•	4a) Of the above claim(s) <u>4-6</u> is/are withdra	- ''				
_	☐ Claim(s) 21-23 is/are allowed.					
	☐ Claim(s) <u>1-3,9-14,17-20 and 24</u> is/are rejected.					
7)	Claim(s) is/are objected to.	3.0d.				
′=	Claim(s) are subject to restriction ar	nd/or election requirement.				
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Applicati	ion Papers					
9)	The specification is objected to by the Exan	niner.				
10)⊠ The drawing(s) filed on <u>19 August 2005</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
-	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
	Replacement drawing sheet(s) including the cor					
11)	The oath or declaration is objected to by the					
	under 35 U.S.C. § 119					
121	Acknowledgment is made of a claim for fore	eian priority under 35 U.S.C. &	110(a) ₋ (d) or (f)			
	☐ All b)☐ Some * c)☐ None of:	sign phoney under oo o.o.o. 3	119(a)-(u) 01 (1).			
٠,,		nents have been received				
	 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 					
		•				
	3. Copies of the certified copies of the p		eceived in this inational Stage			
* c	application from the International But	, , , , , , , , , , , , , , , , , , , ,				
" 3	See the attached detailed Office action for a	list of the certified copies not r	eceived.			
Attachmen	t(s)					
	e of References Cited (PTO-892)	4) Interview Su				
	e of Draftsperson's Patent Drawing Review (PTO-948)					
	mation Disclosure Statement(s) (PTO-1449 or PTO/SB, er No(s)/Mail Date	6) Other:	formal Patent Application (PTO-152) 			

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DETAILED ACTION

Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

Claims 1, 2, 3 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Barraclough in view of Muller. Barraclough discloses a pump having a compression surface 3, a compression tube 4, and a compression means (roller 11). Figure 1 shows the compression means in its rest position wherein the tube is free of any occlusions due to depression 22. However, Barraclough does not disclose a tube having a cylindrically shaped flange for securing the tube to the compression surface. Muller discloses a pump having a compression surface 12 and a tube 5 having a cylindrical flange for securing the tube to the compression surface. The flange retains the tube in position and prevents the tube from coming out of alignment with the path of the roller. In view of this teaching, it would have been obvious to provide the tube 4 of Barraclough with a cylindrical flange for securing the tube to the compression surface. Regarding claim 10, any position wherein a roller compresses the compression tube is readable as a second rest position.

Claims 1, 2, 3, 9 to 12, 14 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kayahara et al in view of Muller. Kayahara et al. disclose a pump assembly having a pump housing 2 defining a cavity, a roller 4 in the cavity, a motor 8 for moving the roller, and a cassette assembly 3 removably disposed in the cavity. The cassette assembly has a cassette housing with a compression surface 24, and a tube 17 abuting the compression surface.

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However, Kayahara et al. do not disclose that the compression tube is secured to the compression surface via a cylindrical flange. Muller discloses a pump having a compression surface 12 and a tube 5 having a cylindrical flange for securing the tube to the compression surface. The flange retains the tube in position and prevents the tube from coming out of alignment with the path of the roller. In view of this teaching, it would have been obvious to provide the tube 17 of Kayahara et al with a cylindrical flange for securing the tube to the compression surface. Regarding claim 24, any position wherein a roller compresses the compression tube is readable as a second rest position.

Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kayahara et al in view of Muller, as applied to claim 12 above, and further in view of Seyler. Seyler discloses a pump with spring loaded arms which prevent an over-pressure condition from occurring which could burst the tube. In view of these teachings, it would have been obvious to spring load the arm 6 Kayahara et al.

Claim Rejections - 35 USC § 102

Claims 17 to 20 are rejected under 35 U.S.C. 102(b) as being anticipated by Hyman et al. Hyman et al. disclose a pump assembly having a pump housing 2 defining a cavity, a roller 48 in the cavity, a motor for moving the roller, and a cassette assembly 12 removably disposed in the cavity. The cassette assembly has a cassette housing with a compression surface 46, and a tube 40 for being compressed against the compression surface. The pump includes an upper housing portion 30 which is hingedly attached to a lower housing portion 10. The pump includes a cassette sensor 320 for sensing that the cassette assembly is disposed in the cavity, and a sensor

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330 for sensing that the upper pump housing portion is positioned in a closed position relative to the lower pump housing portion.

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Allowable Subject Matter

Claims 21 to 23 are allowed.

Conclusion

Claims 4 to 6 stand withdrawn from further consideration as being drawn to species nonelected without traverse.

It is noted that the prior Office action indicated claims 17 to 19 as being rejected and being allowable if rewritten in independent form. This was done in error. However, it would appear clear from the reading of the rejection of these claims commencing on page 6, bottom paragraph, that they were intended to be rejected, and not allowable. Any inconvenience that this oversight may have caused applicant is sincerely regretted.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry relating to patent applications in general should be directed to the Patent Assistance Center at 1-800-786-9199.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Koczo, Jr. whose telephone number is 571-272-4830. The examiner can normally be reached on M-Th; 7:30-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Timothy S. Thorpe can be reached at 571-272-4444. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Michael Koczo, Jr. Primary Examiner

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